

## Supreme Court

In re Amendment to Rule 16, subdivisions (a) :  
and (b), of the Rules of Appellate Procedure :  
(Filing of Summary Report Form) :

### ORDER

Rule 16 of the Rules of Appellate Procedure, subdivisions (a) and (b) thereof, are hereby amended to read as follows:

**“Rule 16. Briefs.** – (a) *Brief of Appellant or Other Moving Party.* Within forty (40) days after the date on which the clerk of the Supreme Court notifies the appellant or other moving party that the case to be reviewed has been assigned to the regular calendar for full briefing and argument, the appellant or other moving party shall file in the office of the clerk a printed or typewritten brief signed by the counsel presenting it together with nine (9) copies thereof, and the Supreme Court Summary Report form provided by the clerk if one has not already been filed in accordance with Rule 12A(1).

\* \* \*

(b) *Brief of Appellee or Other Adverse Party.* Within forty (40) days after the brief of the appellant or other moving party has been filed, the appellee or other adverse party shall file his or her brief together with nine (9) copies thereof in the office of the clerk, and the Supreme Court Summary Report form if one has not already been filed in accordance with Rule 12A(2), unless a joint Summary Report has been filed by all the parties in accordance with Rule 16(a). The brief of the appellee or other adverse party shall conform to the requirements of subdivision (a), except that no specification of errors is necessary and no statement of the case need be made beyond what may be deemed necessary to correct any inaccuracy or omission in the statement of the appellant or other moving party.

\* \* \*”

Entered as an Order of this Court this *30th* day of *June 2004*.

---

Williams, C. J.

---

Flanders, J.

---

Goldberg, J.

---

Flaherty, J.

---

Suttell, J.